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10	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION	
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14	IN RE: HIGH-TECH EMPLOYEE	Master Docket No. 11-CV-2509-LHK
15	ANTITRUST LITIGATION THIS DOCUMENT RELATES TO:	NOTICE OF ERRATA AND ERRATA TO CERTAIN FILINGS RELATED TO DEFENDANTS' JOINT RENEWED MOTION TO SEAL MATERIALS IN CONNECTION WITH SUMMARY JUDGMENT AND DAUBERT MOTIONS AND DEFENDANTS' MOTION TO STRIKE (ECF NOS. 838-2;
16	ALL ACTIONS	
17	ALL ACTIONS	
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19		825-8; 821-10; 822-8; 807; AND 860-1)
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On April 10, 2014, Defendants Adobe Systems, Inc., Apple Inc., Google Inc. ("Google"), 1 Intel Corporation, Intuit Inc., Lucasfilm Ltd., and Pixar (collectively, "Defendants") filed a Joint 2 Renewed Motion To Seal Materials In Connection With Summary Judgment and Daubert 3 Motions and Defendants' Motion to Strike ("Joint Renewed Motion to Seal"). ECF No. 790. In 4 support thereof, Google filed a proposed redacted and highlighted version of the Expert Report 5 of Lauren J. Stiroh (ECF No. 838-2) ("Stiroh Report"). In addition, Google also filed proposed 6 redacted and highlighted versions of numerous exhibits, including: Google's Motion for 7 Summary Judgment Exhibit 19 (ECF No. 825-8), Harvey Declaration Exhibit 112 (ECF No. 8 821-10), Harvey Declaration Exhibit 122 (822-8); Cisneros Declaration Exhibit 389 (ECF No. 9 807) and Cisneros Declaration Exhibit JJJ (ECF No. 860-1) ("Exhibits Related to Google"). 10 The Stiroh Report and Exhibits Related to Google contain confidential information that 11 Defendants have requested to maintain under seal. Google inadvertently filed redacted versions 12 of the Stiroh Report and Exhibits Related to Google that did not contain all of the redactions that 13 Google seeks to make to the Stiroh Report and Exhibits Related to Google. Google has filed the 14 corrected version of the Stiroh Report at ECF No. 863, the corrected version of Cisneros 15 Declaration Exhibit 389 at ECF No. 864, the corrected version of Google's Motion for Summary 16 Judgment Exhibit 19 at ECF No. 866, and the corrected version of Cisneros Declaration Exhibit 17 JJJ at ECF No. 862. In addition, attached hereto are corrected versions of Harvey Declaration 18 Exhibit 112 and Harvey Declaration Exhibit 122. Google will submit a courtesy chambers copy 19 of this Errata with the attached corrected version of these exhibits. 20 Dated: April 22, 2014 MAYER BROWN LLP 21 /s/ Anne M. Selin 22 LEE H. RUBIN (Bar No. 141331) lrubin@mayerbrown.com 23 EDWARD D. JOHNSON (Bar No. 189475) wjohnson@mayerbrown.com 24 DONALD M. FALK (SBN 150256) dfalk@mayerbrown.com 25 ANNE M. SELIN (SBN 270634) aselin@mayerbrown.com 26 MAYER BROWN LLP Two Palo Alto Square, Suite 300 27 Palo Alto, CA 94306-2112 Telephone: (650) 331-2000 28 Facsimile: (650) 331-2060

Attorneys for Defendant Google Inc. -2ERRATA TO PROPOSED REDACTED VERSION OF ECF NOS. 838-2; 825-8; 821-10; 822-8; 807; AND 860-1
MASTER DOCKET NO. 11-CV-2509-LHK